United States Courts 14-cr-00665, Document 58 Filed in TXSD on 12/05/16 Page 1 of 1 FILED

DEC 05 2016

## FOR THE SOUTHERN DISTRICT OF TEXAS LAREDO DIVISION

David J. Bradley, Clark Laterid Division I ATES OF AMERICA	9	
v.	9 §	5:14-CR-665.
MIGNEL GUERRERD	§ §	

## CONSENT TO REVOCATION OF SUPERVISED RELEASE AND WAIVER OF RIGHT TO BE PRESENT AND SPEAK AT SENTENCING

I, GERM, charged in a petition with violation of terms of supervised release, have appeared and been advised by the Court of my rights under Rules 32, 32.1 and 46(d), FED. R. CRIM. P.

On this date, United States Magistrate Judge Diana Song Quiroga conducted a hearing to modify, revoke, or terminate my supervised release. Legal counsel assisted me in that proceeding.

The Magistrate Judge will submit to the sentencing District Judge a written report containing: (a) a proposed finding that I violated the terms of my supervised release, and (b) recommendations that the court revoke my supervised release and sentence me to an additional term of imprisonment of The Service followed by a term of supervised release until

In open court, the Magistrate Judge informed me that I may object and thereby secure the District Judge's review of the proposed findings of fact and recommendations for disposition. The Magistrate Judge also advised that I have the right to be present with counsel, to speak in my own behalf, and to have counsel speak in my behalf before any additional sentence is imposed.

## I HEREBY:

- 1. <u>K</u> Waive (give up) my right to object to the proposed findings and recommendations of the Magistrate Judge;
- 2. K Consent (agree) to revocation of my supervised release;
- 3. Consent (agree) to imposition of the above sentence recommended by the Magistrate Judge; and
- 4. Waive (give up) my right to be present and speak, and my right to have counsel present and speak, before the district judge imposes the recommended sentence.

Date: _	12/5/2010	Myw Defendant		
		SCAPO. PENT		
		Defense Counsel .		
		Assistant U.S. Attorney		